	Case 3:13-cr-0	0329 ^{IMTHE} OENMEAR \$6A 译 FOR THE NORTHERN I	GEDISTRICT OF TEX	age 1 of 1 Pagel	DS90 CT COURT
		DALLAS D		NORTHER	N DISTRICT OF TEXAS FILED
UNITE	ED STATES OF AME	ERICA)		N	OV 1 9 2013
VS.)		CASE NO.: 3 13-C	
VICTO	OR ARAGONEZ, Defendant.)))		CLERK, 1	U.S. DEPICT COURT Deputy
		REPORT AND RECO			
After ca 11, I de an inde plea of with In	peared before me pursuautioning and examinatermined that the guite pendent basis in fact of guilty be accepted, and tent to Distribute and	JEZ, by consent, under authority and to Fed. R. Crim.P. 11, and hing VICTOR ARAGONEZ under lty plea was knowledgeable and containing each of the essential of that VICTOR ARAGONEZ be Aiding and Abetting, a violation discordingly. After being four	nas entered a plea of ger oath concerning ed voluntary and that elements of such off e adjudged guilty of on of 21 U.S.C. §§ 8	guilty to Count(s) 2 of the ach of the subjects mere the offense(s) charged ense. I therefore recompossession of a Control 41(a)(1) & (b)(1)(B) and	the Indictment. Intioned in Rule If supported by Inmend that the Illed Substance Ind 18 U.S.C. §
\boxtimes	The defendant is currently in custody and should be ordered to remain in custody.				
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
	☐ The defenda☐ I find by clea	ment does not oppose release. Int has been compliant with the ar and convincing evidence that or the community if released a	the defendant is not	likely to flee or pose a	
	☐ The defenda	ment opposes release. In that not been compliant with accepts this recommendation, to			motion of the
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
Date:	NOVEMBER 19, 20	13	8.1		

NOTICE

IRMA CARRILLO RÁMIREZ UNITED STATES MAGISTRATE JUDGE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).